results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire shall be fined under title 18 or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under title 18 or imprisoned for any term of years or for life, or both.

(Pub. L. 90-284, title IX, §901, Apr. 11, 1968, 82 Stat. 89; Pub. L. 93-383, title VIII, §808(b)(4), Aug. 22, 1974, 88 Stat. 729; Pub. L. 100-430, §9, Sept. 13, 1988, 102 Stat. 1635; Pub. L. 103-322, title XXXII, §320103(e), Sept. 13, 1994, 108 Stat. 2110; Pub. L. 104-294, title VI, §604(b)(15), (27), Oct. 11, 1996, 110 Stat. 3507, 3508.)

#### AMENDMENTS

1996—Pub. L. 104–294, 604(b)(27), substituted "under title 18" for "under this title" wherever appearing in closing provisions.

Pub. L. 104-294, §604(b)(15), made technical amendment to directory language of Pub. L. 103-322, §320103(e). See 1994 Amendment note below.

1994—Pub. L. 103-322, §320103(e)(1), as amended by Pub. L. 104-294, §604(b)(15), which directed amendment in the caption by striking "bodily injury; death;", could not be executed because the words "bodily injury; death;" do not appear in the section catchline in the original.

Pub. L. 103–322, §320103(e)(2)–(7), as amended by Pub. L. 104-294, \$604(b)(15), in concluding provisions, substituted "under this title" for "not more than \$1,000," before "or imprisoned not more than one year", inserted "from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire" after "bodily injury results", substituted "under this title" for "not more than \$10,000," before "or imprisoned not more than ten years", inserted "from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill," after "death results", substituted "fined under this title or imprisoned" for "subject to imprisonment" before "for any term of years", and inserted ", or both" before period

1988—Cls. (a), (b)(1), (c). Pub. L. 100–430 inserted ", handicap (as such term is defined in section 3602 of this title), familial status (as such term is defined in

section 3602 of this title)," after "sex".

1974—Pub. L. 93–383 inserted ", sex" after "religion" wherever appearing in cls. (a), (b)(1), and (c).

## EFFECTIVE DATE OF 1996 AMENDMENT

Amendment by Pub. L. 104-294 effective Sept. 13, 1994, see section 604(d) of Pub. L. 104-294, set out as a note under section 13 of Title 18, Crimes and Criminal Proce-

### EFFECTIVE DATE OF 1988 AMENDMENT

Amendment by Pub. L. 100-430 effective on 180th day beginning after Sept. 13, 1988, see section 13(a) of Pub. L. 100-430, set out as a note under section 3601 of this

## FEDERALLY PROTECTED ACTIVITIES; PENALTIES

Penalties for violations respecting federally protected activities not applicable to and not affecting activities under fair housing provisions of subchapter I of this chapter, see section 101(b) of Pub. L. 90-284, set out as a note under section 245 of Title 18, Crimes and Criminal Procedure.

### **CHAPTER 46—JUSTICE SYSTEM** IMPROVEMENT

DCC.	
3701.	Repealed.

3702. State and local governments to consider courts.

#### SUBCHAPTER I—OFFICE OF JUSTICE PROGRAMS

3711. Establishment of Office of Justice Programs.

3712. Duties and functions of Assistant Attorney General.

3712a. Office of Weed and Seed Strategies.

3712b. Weed and Seed strategies.

Inclusion of Indian tribes. 3712c.

3712d. Transferred.

3712e. Community Capacity Development Office.

Division of Applied Law Enforcement 3712f. Technology.

Availability of funds. 3712g.

3712h. Office of Audit, Assessment, and Man-

agement.

3713. State grant program for training and prosecution of computer crimes.

3713a. Local law enforcement grants.

3713b. Improved investigative and forensic resources for enforcement of laws related to intellectual property crimes.

3713c. Additional funding for resources to investigate and prosecute intellectual property crimes and other criminal activity involving computers.

3713d. Annual reports.

3714. Grant program for State and local domestic preparedness support.

3714a. Grants to States for threat assessment databases.

3715. Office of Justice Programs grants, cooperative agreements, and contracts.

3715a. Consolidation of financial management systems of Office of Justice Programs.

### SUBCHAPTER II—NATIONAL INSTITUTE OF JUSTICE

3721. Statement of purpose.

3722. National Institute of Justice. 3723. Authority for 100 per centum grants.

3724. Repealed.

### SUBCHAPTER III—BUREAU OF JUSTICE STATISTICS

3731. Statement of purpose. 3732. Bureau of Justice Statistics.

3733. Authority for 100 per centum grants.

3734. Repealed.

3735 Use of data.

### SUBCHAPTER IV—ESTABLISHMENT OF BUREAU OF JUSTICE ASSISTANCE

3741. Establishment of Bureau of Justice Assistance.

Duties and functions of Director. 3742.

3743. Grants for young witness assistance.

### SUBCHAPTER V—BUREAU OF JUSTICE ASSISTANCE GRANT PROGRAMS

### PART A—EDWARD BYRNE MEMORIAL JUSTICE Assistance Grant Program

3750. Name of program.

3751. Description.

3752. Applications.

3753. Review of applications.

3754. Rules.

3755 Formula. Reserved funds. 3756.

3757. Interest-bearing trust funds.

3758 Authorization of appropriations.

Sec.		Sec.	
	ART B—DISCRETIONARY GRANTS	3796a.	Limitations on benefits.
SURPART 1-	-GRANTS TO PUBLIC AND PRIVATE ENTITIES	3796a-1.	National programs for families of public
3760 to 3762.			safety officers who have died in line of duty.
	Repealed.	3796b.	Definitions.
SUBP.	ART 2—GRANTS TO PUBLIC AGENCIES	3796c.	Administrative provisions.
3762a. 3762b.	Correctional options grants. Allocation of funds; administrative provisions.	3796c–1.	Expedited payment for public safety offi- cers involved in the prevention, inves- tigation, rescue, or recovery efforts re-
SUI	BPART 3—GENERAL REQUIREMENTS	3796c–2.	lated to a terrorist attack. Funds available for appeals and expenses
3763. 3764.	Application requirements. Period of award.		of representation of hearing examiners.
	ART 4—GRANTS TO PRIVATE ENTITIES	Dana D. En	
3765.	Crime prevention campaign grant.	CIVILIAN	UCATIONAL ASSISTANCE TO DEPENDENTS OF FEDERAL LAW ENFORCEMENT OFFICERS
Par	T C—ADMINISTRATIVE PROVISIONS		DISABLED IN LINE OF DUTY
3766.	Evaluation.	3796d.	Purposes.
3766a.	General provisions.	3796d–1. 3796d–2.	Basic eligibility. Applications; approval.
3766b.	Reports.	3796d–3.	Regulations.
	ER VI—CRIMINAL JUSTICE FACILITY ISTRUCTION: PILOT PROGRAM	3796d-4.	Discontinuation for unsatisfactory conduct or progress.
3769 to 3769d.	Renealed	3796d-5.	Special rule.
	ER VII—FBI TRAINING OF STATE AND	3796d–6.	Definitions.
	CRIMINAL JUSTICE PERSONNEL	3796d–7.	Authorization of appropriations.
3771.	Training and manpower development.	SUBCHAP'	TER XII-A—REGIONAL INFORMATION SHARING SYSTEMS
	HAPTER VIII—ADMINISTRATIVE PROVISIONS	3796h.	Regional information sharing systems grants.
3781. 3782.	Repealed.	SUBCHAPTE	ER XII-B—GRANTS FOR CLOSED-CIR-
	Rules, regulations, and procedures; consultations and establishment.		LEVISING OF TESTIMONY OF CHIL- O ARE VICTIMS OF ABUSE
3783.	Notice and hearing on denial or termination of grant.	3796aa.	Function of Director.
3784.	Finality of determinations.	3796aa-1.	Description of grant program.
3785.	Repealed.	3796aa $-2$ .	Applications to receive grants.
3786.	Delegation of functions.	3796aa–3.	Review of applications.
3787.	Subpoena power; employment of hearing officers; authority to hold hearings.	3796aa–4. 3796aa–5.	Repealed. Reports.
3788.	Personnel and administrative authority.	3796aa-6.	Expenditure of grants; records.
3789.	Title to personal property.	3796aa-7.	Repealed.
3789a to 3789c 3789d.	Repealed. Prohibition of Federal control over	3796aa-8.	Definitions.
5765a.	State and local criminal justice agencies; prohibition of discrimination.	SUE	BCHAPTER XII-C—RURAL DRUG ENFORCEMENT
3789e.	Report to President and Congress.	3796bb.	Rural drug enforcement assistance.
3789f. 3789g.	Other administrative provisions. Confidentiality of information.	3796bb–1.	Other requirements.
3789h. 3789i.	Repealed. Administration of juvenile delinquency	SUBCHAPTER XII-D—CRIMINAL CHILD SUPPORT ENFORCEMENT	
	programs.	3796cc.	Grant authorization.
3789j. 3789k.	Prohibition on land acquisition. Prohibition on use of Central Intel-	3796cc-1.	State applications.
5109K.	ligence Agency services.	3796cc $-2$ .	Review of State applications.
3789l.	Indian liability waiver.	3796cc-3.	Local applications. Distribution of funds.
3789m.	District of Columbia matching fund	3796cc–4. 3796cc–5.	Evaluation.
3789n.	source. Limitation on civil justice matters.	3796cc-6.	"Local entity" defined.
3789 <i>o</i> .	Repealed.	SUBCHA	APTER XII-E—PUBLIC SAFETY AND
3789p.	Accountability and oversight.		TY POLICING; "COPS ON THE BEAT"
SU	JBCHAPTER IX—DEFINITIONS	3796dd.	Authority to make public safety and
3791.	General provisions.		community policing grants.
	SUBCHAPTER X—FUNDING	3796dd-1.	Applications. Renewal of grants.
3793.	Authorization of appropriations.	3796dd–2. 3796dd–3.	Renewal of grants. Limitation on use of funds.
3793a, 3793b.	Repealed.	3796dd-4.	Performance evaluation.
SUBCH	APTER XI—CRIMINAL PENALTIES	3796dd-5.	Revocation or suspension of funding.
3795.	Misuse of Federal assistance.	3796dd-6.	Access to documents.
3795a.	Falsification or concealment of facts.	3796dd–7. 3796dd–8.	General regulatory authority. Definitions.
3795b.	Conspiracy to commit offense against		
United States. SUBCHAPTER XII-F—JUVENILE ACCOUNTABILITY BLOCK GRANTS			
SUBCHAP	TER XII—PUBLIC SAFETY OFFICERS'	270600	
	DEATH BENEFITS	3796ee. 3796ee–1.	Program authorized. Tribal grant program authorized.
	PART A—DEATH BENEFITS	3796ee–2.	Grant eligibility.
3796.	Payment of death benefits.	3796 ee - 3.	Allocation and distribution of funds.

Sec. 3796ee–4. 3796ee–5. 3796ee–6.	Guidelines. Payment requirements. Utilization of private sector.	Sec. 3796kk–4. 3796kk–5. 3796kk–6.	Restrictions on use of funds. Reports. Expenditure records.
3796ee–7. 3796ee–8. 3796ee–9.	Administrative provisions. Assessment reports. Definitions.	SUBCHAPTE GRAM FOR	R XII-M—MATCHING GRANT PRO- LAW ENFORCEMENT ARMOR VESTS
ABUSE TI	Authorization of appropriations. ER XII-G—RESIDENTIAL SUBSTANCE REATMENT FOR STATE PRISONERS	3796 <i>ll</i> . 3796 <i>ll</i> -1. 3796 <i>ll</i> -2. 3796 <i>ll</i> -3.	Program authorized. Applications. Definitions. James Guelff and Chris McCurley Body
3796ff. 3796ff–1. 3796ff–2. 3796ff–3.	Grant authorization. State applications. Review of State applications. Allocation and distribution of funds.	SUBCHAP	Armor Act of 2002. TER XIII—TRANSITION; EFFECTIVE DATE; REPEALER
	Evaluation. PTER XII-H—GRANTS TO COMBAT	3797.	Continuation of rules, authorities, and proceedings.
3796gg.	ENT CRIMES AGAINST WOMEN Purpose of program and grants.		ER XIV—MATCHING GRANT PROGRAM FOR SCHOOL SECURITY
3796gg-0.	Establishment of Violence Against Women Office.  Director of Violence Against Women Of	3797a. 3797b.	Program authorized. Applications.
3796gg-0a. 3796gg-0b.	Director of Violence Against Women Office.  Duties and functions of Director of Vio-	3797c. 3797d. 3797e.	Annual report to Congress.  Definitions.  Authorization of appropriations.
3796gg-0c. 3796gg-0d.	lence Against Women Office. Staff of Violence Against Women Office. Authorization of appropriations.	SUBCHAPTER XV—PAUL COVERDELL FORENSIC SCIENCES IMPROVEMENT GRANTS	
3796gg-0d.	State grants.	3797j.	Grant authorization.
3796gg-2.	Definitions and grant conditions.	3797k.	Applications.
3796gg–3. 3796gg–4.	General terms and conditions. Rape exam payments.	3797 <i>l</i> . 3797m.	Allocation. Use of grants.
3796gg-5.	Costs for criminal charges and protec- tion orders.	3797n. 3797 <i>o</i> .	Administrative provisions. Reports.
3796gg-6. 3796gg-7.	Legal assistance for victims. Education, training, and enhanced services to end violence against and abuse	SUBCHAPTER XV-A—PROSECUTION DRUG TREAT- MENT ALTERNATIVE TO PRISON PROGRAM	
	of women with disabilities.	3797q.	Grant authority.
3796gg-8.	Polygraph testing prohibition.	3797q-1. 3797q-2.	Use of grant funds. Applications.
3796gg–9. 3796gg–10.	Repealed. Grants to Indian tribal governments.	3797q-2.	Federal share.
3796gg-10.	Tribal Deputy.	3797q–4.	Geographic distribution.
	R XII-I—GRANTS TO ENCOURAGE AR-	3797q–5.	Reports and evaluations.
REST POLICIES AND ENFORCEMENT OF PRO- TECTION ORDERS		3797q-6. Definitions.  SUBCHAPTER XV-B—GRANTS FOR FAMILY-BASED SUBSTANCE ABUSE TREATMENT	
3796hh.	Grants.		
3796hh–1. 3796hh–2.	Applications. Reports.	3797s. 3797s–1.	Grants authorized. Use of grant funds.
3796hh-3.	Regulations or guidelines.	3797s-2.	Program requirements.
3796hh-4.	Definitions and grant conditions.	3797s-3.	Applications.
3796hh-5.	Repealed.	3797s-4.	Reports.
SUBCHAPT	ER XII-J—MENTAL HEALTH COURTS	3797s–5. 3797s–6.	Authorization of appropriations. Definitions.
3796ii.	Grant authority.		
3796ii–1.	Definitions.		CHAPTER XVI—DRUG COURTS
3796ii–2.	Administration.	3797u.	Grant authority.
3796ii–3. 3796ii–4.	Applications. Federal share.	3797u−1.	Prohibition of participation by violent offenders.
3796ii–5.	Geographic distribution.	3797u-2.	Definition.
3796ii–6.	Report.	3797u-3.	Administration.
3796ii–7.	Technical assistance, training, and eval-	3797u–4.	Applications.
	uation.	3797u–5. 3797u–6.	Federal share. Distribution and allocation.
SUBCH	APTER XII-K—FAMILY SUPPORT	3797u–6. 3797u–7.	Report.
3796jj. 3796jj–1.	Duties. General authorization.	3797u–8.	Technical assistance, training, and evaluation.
3796jj-2.	Uses of funds.	SUBCHAPT	CER XVII—OFFENDER REENTRY AND
3796jj-3.	Applications. Award of grants; limitation.	SOBOILLI	COMMUNITY SAFETY
3796jj–4. 3796jj–5.	Discretionary research grants.	3797w.	Adult and juvenile offender State and
3796jj-6.	Reports.	0.01	local reentry demonstration projects.
3796jj–7.	Definitions.	3797w–1.	State reentry project evaluation.
SUBCHA	PTER XII-L—DNA IDENTIFICATION	3797W–2.	State, tribal, and local reentry courts.
3796kk.	GRANTS Grant authorization.	SUBCHAPTI	ER XVIII—CRIME FREE RURAL STATE GRANTS
3796kk-1.	Applications.	3797y.	Grant authority.
3796kk-2.	Application requirements.	3797y-1.	Use of funds.
3796kk–3.	Administrative provisions.	3797y-2.	Statewide strategic prevention plan.

Sec.

3797y-3. Requirements.

3797y-4. Authorization of appropriations.

# SUBCHAPTER XIX—ADULT AND JUVENILE COLLABORATION PROGRAM GRANTS

3797aa Adult and juvenile collaboration programs.

# SUBCHAPTER XX—CONFRONTING USE OF METHAMPHETAMINE

3797cc. Authority to make grants to address public safety and methamphetamine manufacturing, sale, and use in hot

spots.

3797cc-1. Funding.

3797cc-2. Grants for programs for drug-endangered children.

3797cc-3. Authority to award competitive grants to address methamphetamine use by pregnant and parenting women offend-

# SUBCHAPTER XX-A—LOAN REPAYMENT FOR PROSECUTORS AND PUBLIC DEFENDERS

3797cc-21. Grant authorization.

SUBCHAPTER XX-B—GRANT PROGRAM TO EVALUATE AND IMPROVE EDUCATIONAL METHODS AT PRISONS, JAILS, AND JUVENILE FACILITIES

3797dd. Grant program to evaluate and improve educational methods at prisons, jails, and juvenile facilities.

3797dd-1. Authorization of appropriations.

SUBCHAPTER XXI—SEX OFFENDER APPREHENSION GRANTS; JUVENILE SEX OFFENDER TREATMENT GRANTS

3797ee. Sex offender apprehension grants. 3797ee-1. Juvenile sex offender treatment grants.

### CODIFICATION

Title I of the Omnibus Crime Control and Safe Streets Act of 1968, comprising this chapter, was originally enacted by Pub. L. 90–351, June 19, 1968, 82 Stat. 197, and amended by Pub. L. 91–644, Jan. 2, 1971, 84 Stat. 1880; Pub. L. 93–83, Aug. 6, 1973, 87 Stat. 197; Pub. L. 93–415, Sept. 7, 1974, 88 Stat. 1109; Pub. L. 94–237, Mar. 19, 1976, 90 Stat. 241; Pub. L. 94–273, Apr. 21, 1976, 90 Stat. 375; Pub. L. 94–430, Sept. 29, 1976, 90 Stat. 1346; Pub. L. 94–503, Oct. 15, 1976, 90 Stat. 2407; Pub. L. 95–115, Oct. 3, 1977, 91 Stat. 1048. Such title is shown herein, however, as having been added by Pub. L. 96–157, Dec. 27, 1979, 93 Stat. 1167, without reference to such intervening amendments because of the extensive revision of the title's provisions by Pub. L. 96–157.

### § 3701. Repealed. Pub. L. 98–473, title II, § 602, Oct. 12, 1984, 98 Stat. 2077

Section, Pub. L. 90–351, title I, §100, as added Pub. L. 96–157, §2, Dec. 27, 1979, 93 Stat. 1169, set out the Congressional findings, declaration of policy, and statement of purpose for this chapter.

A prior section 3701, Pub. L. 90–351, title I, §100, June 19, 1968, 82 Stat. 197; Pub. L. 93–83, §2, Aug. 6, 1973, 87 Stat. 197; Pub. L. 93–415, title V, §541, Sept. 7, 1974, 88 Stat. 1142; Pub. L. 94–503, title I, §101, Oct. 15, 1976, 90 Stat. 2407, set out the Congressional findings, declaration of policy, and statement of purpose in enacting this chapter, prior to the general amendment of this chapter by Pub. L. 96–157.

### EFFECTIVE DATE OF REPEAL

Repeal effective Oct. 12, 1984, see section 609AA(a) of Pub. L. 98-473, set out as an Effective Date note under section 3711 of this title.

# § 3702. State and local governments to consider

The Attorney General may require, as appropriate, that whenever a State or unit of local government or Indian tribe applies for a grant from the Department of Justice, the State, unit, or tribe demonstrate that, in developing the application and distributing funds, the State, unit, or tribe—

- (1) considered the needs of the judicial branch of the State, unit, or tribe, as the case may be:
- (2) consulted with the chief judicial officer of the highest court of the State, unit, or tribe, as the case may be; and
- (3) consulted with the chief law enforcement officer of the law enforcement agency responsible for the security needs of the judicial branch of the State, unit, or tribe, as the case may be.

(Pub. L. 110–177, title III, §302(c), Jan. 7, 2008, 121 Stat. 2539.)

#### CODIFICATION

Section was enacted as part of the Court Security Improvement Act of 2007, and not as part of title I of the Omnibus Crime Control and Safe Streets Act of 1968 which comprises this chapter.

# SUBCHAPTER I—OFFICE OF JUSTICE PROGRAMS

# § 3711. Establishment of Office of Justice Programs

There is hereby established an Office of Justice Programs within the Department of Justice under the general authority of the Attorney General. The Office of Justice Programs (hereinafter referred to in this chapter as the "Office") shall be headed by an Assistant Attorney General (hereinafter in this chapter referred to as the "Assistant Attorney General") appointed by the President, by and with the advice and consent of the Senate.

(Pub. L. 90–351, title I, \$101, as added Pub. L. 98–473, title II, \$603(a), Oct. 12, 1984, 98 Stat. 2077.)

## References in Text

This chapter, referred to in text, was in the original "this title", meaning title I of Pub. L. 90–351, as added by Pub. L. 96–157, §2, Dec. 27, 1979, 93 Stat. 1167, as amended, which is classified principally to this chapter. For complete classification of title I to the Code, see Tables.

### PRIOR PROVISIONS

A prior section 3711, Pub. L. 90–351, title I, §101, as added Pub. L. 96–157, §2, Dec. 27, 1979, 93 Stat. 1170, established Law Enforcement Assistance Administration, prior to the general amendment of this subchapter by Pub. L. 98–473.

Another prior section 3711, Pub. L. 90–351, title I, §101, June 19, 1968, 82 Stat. 198; Pub. L. 91–644, title I, §2, Jan. 2, 1971, 84 Stat. 1881; Pub. L. 93–83, §2, Aug. 6, 1973, 87 Stat. 197; Pub. L. 94–503, title I, §\$102, 103, Oct. 15, 1976, 90 Stat. 2407, established Law Enforcement Assistance Administration and Office of Community Anti-Crime Programs, prior to the general amendment of this chapter by Pub. L. 96–157.

### EFFECTIVE DATE

Section 609AA of Pub. L. 98-473 provided that: